

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

IN THE MATTER OF THE PETITION OF  
VERLIN ALEXANDER

No. 07-CV-1, JJF civil action

THE DISTRICT OF DELAWARE,

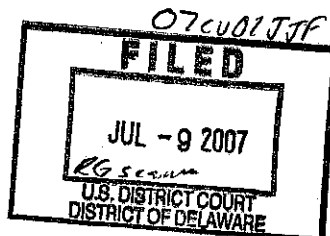
THE PETITIONER, VERLIN ALEXANDER SUBMITS THIS  
MEMORANDUM IN SUPPORT OF HIS PETITION FOR WRIT OF  
HABEAS CORPUS. THE PETITIONER STATES THE FOLLOWING  
IN SUPPORT:

1- THE CRIMINAL ACTION NUMBER IN THIS CASE IS:

0511011535

2- PETITIONER IS BEING UNLAWFULLY RESTRAINED OF HIS  
LIBERTY, IN VIOLATION OF THE LAWS OF THE DISTRICT OF  
DELAWARE, BY REASON OF:

ON DECEMBER 20, 2005, PETITIONER TURNED HIS SELF  
INTO PHILADELPHIA, PA. POLICE FOR A WARRANT ISSUED FOR HIM,  
OUT OF THE DISTRICT OF DELAWARE. PENNSYLVANIA HOLD  
PETITIONER FOR (90) NINETY DAY'S AFTER PETITIONER DID SIGN  
WAIVER FOR DELAWARE TO EXTRADIT HIM. PETITIONER WENT TO  
COURT EVERY (30) DAY'S AND ON THE (90) NINTETH DAY  
PENNSYLVANIA DID RELEASE PETITIONER, DUE TO DELAWARE'S  
REFUSAL TO COME WITH ANY KIND OF EXTRADITION PAPERS /  
DOCUMENT FOR PETITIONER; KNOWING AT ALL TIMES WHERE  
PETITIONER WAS AND RESIDED. BUT, ON OCTOBER 26, 2006, THE  
U.S. MARSHAL'S TASK FORCE, CAME TO PHILADELPHIA,  
PENNSYLVANIA, WITHOUT ANY PENNSYLVANIA OFFICIAL'S / AGENT'S



TO THE PETITIONER'S HOME, 1342 FOULKROD STREET, APT. #5,  
 PHILA., PA., ARRESTED PETITIONER ON SAME CHARGE THAT  
 THE STATE OF DELAWARE REFUSED TO EXTRADIT PETITIONER  
 ON BETWEEN DECEMBER 20, 2005 AND MARCH 20, 2006;  
 PLUS THE U.S. MARSHAL DID NOT EVER PRESENT / SHOW THE  
 DEFENDANT / PETITIONER A WARRANT OF ANY KIND TO THE  
 PETITIONER OR PETITIONER'S GIRLFRIEND, WHO'S APARTMENT  
 IT WAS. IN ALL, THIS CAUSING A (1) ONE YEAR, PLUS DELAY  
 IN BRINGING PETITIONER TO TRIAL UNDER THE SIXTH  
 AMENDMENT OF THE UNITED STATES CONSTITUTION. PLUS,  
 DELAWARE VIOLATED THE TERMS OF THE UNIFORM CRIMINAL  
 EXTRADITION ACT BY EXTRADITING PETITIONER UNTIMELY ON  
OCTOBER 26, 2006; AFTER MAKING THEIR (DELAWARE) FIRST  
 REQUISITION FOR PETITIONER IN DECEMBER 2005 AND  
 FAILING TO PROCEED WITH TRANSPORTING AND TRYING THE  
 PETITIONER AND ALSO WAS IN KNOWING VIOLATION OF SAID  
 EXTRADITION ACT WHEN DELAWARE MADE THEIR SECOND  
 REQUISITION IN OCTOBER 2006. DELAWARE DID FILE WARRANT  
 ON / OR ABOUT DECEMBER 15, 2005; BUT DID NOT EVER SOUGHT  
 TO PERFECT THEIR RIGHT TO OBTAIN THE PETITIONER. IN  
 ADDITION VIOLATING THE DETAINEE'S STATUTE AND TO BRING THE  
 CASE TO TRIAL IN OVER (15) FIFTEEN MONTH'S, WHICH VIOLATED  
 PETITIONER'S SPEEDY TRIAL RIGHTS, TO THE EXTENT TO WHICH  
 THE EVENT CAUSING THE DELAY WAS WITHIN THE CONTROL OF  
 THE STATE OF DELAWARE AND THE STATE OF DELAWARE  
 WAS AT FAULT IN CAUSING THE DELAY. PETITIONER ALSO ASSETS,  
 THAT THE STATE OF DELAWARE CAUSED A (18) EIGHTEEN MONTH  
 DELAY IN BRINGING PETITIONER TO TRIAL; (3) THREE MONTH'S IN  
 THE PHILADELPHIA, PA. DETENTION CENTER, AWAITING EXTRADITION,  
 IN WHICH DELAWARE REFUSED TO TRANSPORT PETITIONER.

DELAWARE HAD EVERY ADVANTAGE TO SEEK ALL KIND'S OF WARRANT'S FOR THE PETITIONER; INCLUDING A GOVERNOR'S WARRANT, WHICH DELAWARE ALSO, REFUSED TO AHEED TO; SO PHILADELPHIA DETENTION CENTER, REFUSED TO HOLD PETITIONER ANY LONGER THAN THE (90) NINTY DAY'S THAT THEY DID HOLD PETITIONER; SO PHILADELPHIA, PA. DETENTION CENTER RELEASED THE PETITIONER AFTER PETITIONER SERVED (90) NINTY DAY'S. ALSO, (7) SEVEN MONTH'S AT PETITIONER'S RESIDENCE, 1342 FOULKROD STREET, APT. #5, PHILADELPHIA, PA. AND (8) EIGHT MONTH'S IN H.R.Y.C.I., WITH NO RESPONSE WHATSOEVER FROM MR. DADO D. WARB, MY PUBLIC DEFENDER TO THOSE FACTS AS REQUESTED BY PETITIONER / DEFENDANT, IN SEVERAL DOCUMENT'S, WHICH WERE DRAWN UP BY THE PETITIONER AND SENT TO MR. WARB AND SEVERAL OTHER DELAWARE'S COURT OFFICIAL'S, SINCE DECEMBER 13, 2005 THRU JUNE 15, 2007 INCLUDING SEVERAL REQUEST'S FOR MR. WARB'S ASSISTANCE, TO NO AVAIL; PLUS FOR PETITIONER TO GO PRO-SE. ALL DOCUMENT'S SENT IN BY THE PETITIONER ARE ON FILE IN THE PROTHONOTARY'S OFFICE, OR / AND IN THE PETITIONER'S POSSESSION FOR REVIEW AND ALSO DOCUMENT'S WERE SENT TO SEVERAL OTHER OFFICIAL'S REPRESENTING THE STATE OF DELAWARE; LIKE JOSEPH R. BIDON, III ATTORNEY GENERAL OF DELAWARE, DEPUTY ATTORNEY GENERAL DONALD R. ROBERTS, ETC. AND STILL TO THIS DAY HAVE NOT GOTTEN ANY RESPONSE FROM ANY DOCUMENT'S THAT PETITIONER HAS SENT TO ANYONE, ABOUT ANYTHING CONCERNING THIS CASE; ESPECIALLY

IN/OR ABOUT THE POSSIBILITY THAT THE PETITIONER WAS ILLEGALLY ARRESTED AND TRANSPORTED ACROSS THE STATE LINE.

YOUR HONOR JUDGE JOSEPH J. FARNAN, JR., YOU SIR, ON THIS MATTER OF THE HABEAS CORPUS DOCUMENT, WHICH WAS SUBMITTED ON AND SERVED ON MARCH 23, 2007 TO BE ANSWERED BY MAY 7, 2007, WHICH GOT EXTENDED TO MAY 30, 2007, WHICH GOT EXTENDED AGAIN TO JUNE 15, 2007.

SIR, YOU ARE THE ONLY ONE TO RESPOND TO ANY OF THE DOCUMENT'S THAT I SUBMITTED AND I APPRECIATE YOUR JUSTICE, SIR.

PLEASE, REVIEW THIS MATTER OF THE ABOVE MENTIONED CASE, WHICH YOU SIR, GAVE THE RESPONDENT'S AS YOU WORKED, APPEAL TIME TO RESPOND TO PETITIONER'S REQUEST FOR IMMEDIATE RESPONSE.

ALSO, ON JUNE 21, 2007, PETITIONER'S TRIAL WAS DECLARED A MISTRIAL.

WHEREFORE, THE PETITIONER PRAYS THAT THE COURT AND HONORABLE JUDGE JOSEPH J. FARNAN, JR. WILL TAKE TIME TO READ PETITIONER'S PETITION AND GRANT THIS WRIT.

RESPECTFULLY PRESENTED

VERLIN ALEXANDER

DATED: JUNE 29, 2007

Verlin Alexander, SBI# 098778

B-BLDG., PreTrial Annex

AWAITING RESPONSE:

DORM 1-7 TOP

DELAWARE CORRECTIONAL CENTER

1181 PADDOCK ROAD

SMYRNA, DEL. 19977



IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

IN THE MATTER OF THE PETITION OF { NO. 07-CV-1, JJF CIVIL ACTION  
VERLIN ALEXANDER { 2007  
HABEAS CORPUS

THE DISTRICT OF DELAWARE

TO: JOSEPH R. BIDEN, III, ATTORNEY GENERAL OF DELAWARE

YOU ARE COMMANDED:

TO HAVE VERLIN ALEXANDER, WHO IS ALLEGEDLY  
DETAINED IN YOUR CUSTODY, BEFORE THE SUPERIOR COURT  
OF THE STATE OF DELAWARE, AT THE NEW CASTLE COUNTY  
COURT HOUSE AT 500 NORTH KING ST., WILMINGTON, DEL. 19801  
IMMEDIATELY AFTER THE RECEIPT OF THIS WRIT; AND TO  
ABIDE ANY ORDER WHICH THE COURT SHALL MAKE CONCERNING  
PETITIONER.

AND FURTHER, TO CERTIFY FULLY IN WRITING UNDER OATH THE  
TRUE CAUSE OF VERLIN ALEXANDER DETENTION, AND TO HAVE  
THERE A COPY OF ALL PROCESS OR ORDER'S, IF ANY, UNDER  
WHICH HE IS DETAINED AND ALSO THIS WRIT.

PROTHONOTARY

DATED: \_\_\_\_\_

TO THE ABOVE NAMED: JOSEPH R. BIDEA, III, ATTORNEY GENERAL OF  
DELAWARE

IN CASE OF YOUR FAILURE TO PRODUCE VORLIN ALEXANDER  
AS ABOVE COMMANDED, AND FULLY CERTIFY IN WRITING  
UNDER OATH THE TRUE CAUSE OF VORLIN ALEXANDER  
DETENTION, WITH A COPY OF ALL PROCESS OR ORDERS,  
IF ANY, UNDER WHICH VORLIN ALEXANDER IS DETAINED,  
WITHIN (3) THREE DAY'S AFTER SERVICE HEREOF UPON YOU  
IF THE PLACE WHERE HE IS DETAINED IS NOT MORE  
THAN (20) MILES FROM THE COUNTY COURT HOUSE OR WITHIN  
(6) SIX DAY'S IF SUCH PLACE IS MORE THAN (20) MILES, YOU  
MAY BE ADJUDGED TO BE IN CONTEMPT OF COURT.

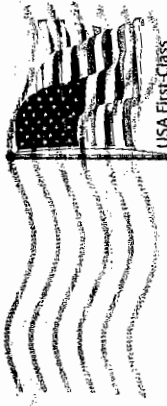
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PROTHONOTARY

DISTRICT OF DELAWARE }  
COUNTY } ss

\_\_\_\_\_, SHERIFF OF \_\_\_\_\_  
COUNTY, DEPOSES AND SAY THAT HE/SHE SERVED  
PERSONALLY UPON \_\_\_\_\_ THE  
ORIGINAL WRIT OF HABEAS CORPUS OF WHICH THE  
WITHIN IS A TRUE COPY, BY LEAVING THE ORIGINAL  
WRIT WITH \_\_\_\_\_ ON \_\_\_\_\_,  
20\_\_\_\_.

\_\_\_\_\_  
PROTHONOTARY



WILMINGTON DE 197

06 JUL 2007 PM 1 L

U.S.M.S.  
X-RAY

IM Volker Alexander  
# 18778 ANNOX  
UNIT Doem 1-770p

SB# WARE CORRECTIONAL CENTER

31 PADDOCK ROAD

SMYRNA, DELAWARE 19977

OFFICE OF THE CLERK

PROTHONOTARY OFFICE

U.S. DISTRICT COURT HOUSE

DISTRICT OF DELAWARE

844 NORTH KING STREET

Wilmington, Delaware

19801

"Legal Mail"

1550143519

